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UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

MERRILL LYNCH BUSINESS FINANCIAL SERVICES, INC.,

: Civil Action No. 06-Civ-4802(DMC)

Plaintiff,

vs.

: PGB INTERNATIONAL, LLC'S ANSWER : TO DEFENDANT JPMORGAN CHASE BANK,

: N.A.'S CROSS-CLAIM

ARTHUR KUPPERMAN, E. ROSS : BROWNE, PAULETTE KRELMAN, : PGB INTERNATIONAL, LLC, and : JPMORGAN CHASE BANK, N.A., :

Defendants,

and

JOHN DOES (1-10) and ABC CORPORATIONS (1-10),

Additional Defendants : on the Crossclaim. :

("Cross-Claim, states as follows:

Defendant, PGB Internationa,, LLC ("PGB" or "Defendant"), by and through its attorneys Budd Larner, P.C., in response to the Counterclaim and Cross-Claim of defendant JPMorgan Chase Bank, N.A.

#### Additional Defendants on Crossclaim

1. Defendant PGB denies knowledge or information sufficient to form a belief as to the allegations set forth in paragraph 1 of

the Cross-Claim.

2. Defendant PGB denies knowledge or information sufficient to form a belief as to the allegations set forth in paragraph 2 of the Cross-Claim.

#### Factual Background

#### A. The Loan

- 3. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 3 of the Cross-Claim.
- 4. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 4 of the Cross-Claim.
- 5. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 5 of the Cross-Claim.
- 6. Defendant PGB denies knowledge or information sufficient to form a belief as to the allegations set forth in paragraph 6 of the Cross-Claim.
- 7. Defendant PGB denies knowledge or information sufficient to form a belief as to the allegations set forth in paragraph 7 of the Cross-Claim.
- 8. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 8 of the Cross-Claim.
- 9. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 9 of the Cross-Claim.
- 10. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 10 of the Cross-Claim.

- 11. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 11 of the Cross-Claim.
- 12. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 12 of the Cross-Claim.
- 13. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 13 of the Cross-Claim.
- 14. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 14 of the Cross-Claim.
- 15. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 15 of the Cross-Claim.
- 16. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 16 of the Cross-Claim.

#### B. The Fraud

- 17. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 17 of the Cross-Claim.
- 18. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 18 of the Cross-Claim.
- 19. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 19 of the Cross-Claim.
- 20. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in 20 of the Cross-Claim.
- 21. Defendant PGB denies knowledge or information sufficient to form a belief as to the allegations set forth in paragraph 21 of the Cross-Claim.

- 22. Defendant PGB denies knowledge or information sufficient to form a belief as to the allegations set forth in paragraph 22 of the Cross-Claim.
- 23. Defendant PGB denies knowledge or information sufficient to form a belief as to the allegations set forth in paragraph 23 of the Cross-Claim.
- 24. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 24 of the Cross-Claim.
- 25. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 25 of the Cross-Claim.
- 26. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 26 of the Cross-Claim.
- 27. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 27 of the Cross-Claim.
- 28. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 28 of the Cross-Claim.
- 29. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 29 of the Cross-Claim.
- 30. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 30 of the Cross-Claim.
- 31. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 31 of the Cross-Claim.
- 32. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 32 of the Cross-Claim.

- 33. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 33 of the Cross-Claim.
- 34. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 34 of the Cross-Claim.

#### COUNTERCLAIM

- 35. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 36. Defendant PGB denies knowledge or information sufficient to form a belief as to the allegations set forth in paragraph 36 of the Cross-Claim.
- 37. Defendant PGB denies knowledge or information sufficient to form a belief as to the allegations set forth in paragraph 37 of the Cross-Claim.

# FIRST COUNT (Breach of Contract against PGB, Brown and Krelman)

- 38. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 39. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 39 of the Cross-Claim.
- 40. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 40 of the Cross-Claim.
- 41. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 41 of the Cross-Claim.

### SECOND COUNT

### (Breach of Covenant of Good Faith and Fair Dealing)

- 42. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 43. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 43 of the Cross-Claim.
- 44. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 44 of the Cross-Claim.
- 45. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 45 of the Cross-Claim.

#### THIRD COUNT

(Fraud against PGB, Kupperman, Browne, Krelman, John Does (1-10) and ABC Corporation (1-10)

- 46. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 47. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 47 of the Cross-Claim.
- 48. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 48 of the Cross-Claim.
- 49. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 49 of the Cross-Claim.
- 50. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 50 of the Cross-Claim.
- 51. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 51 of the Cross-Claim.

52. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 52 of the Cross-Claim.

# FOURTH COUNT (Foreclosure of Security Interest)

- 53. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 54. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 54 of the Cross-Claim.
- 55. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 55 of the Cross-Claim.
- 56. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 56 of the Cross-Claim.

# FIFTH COUNT (Fraudulent Conveyance)

- 57. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 58. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 58 of the Cross-Claim.
- 59. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 59 of the Cross-Claim.
- 60. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 60 of the Cross-Claim.
- 61. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 61 of the Cross-Claim.
  - 62. Defendant PGB leaves Chase to its proofs regarding the

- allegations set forth in paragraph 62 of the Cross-Claim.
- 63. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 63 of the Cross-Claim.
- 64. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 64 of the Cross-Claim.

# SIXTH COUNT (Unjust Enrichment)

- 65. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 66. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 66 of the Cross-Claim.
- 67. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 67 of the Cross-Claim.
- 68. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 68 of the Cross-Claim.

# SEVENTH COUNT (Piercing the Corporate Veil)

- 69. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 70. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 70 of the Cross-Claim.
- 71. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 71 of the Cross-Claim.
- 72. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 72 of the Cross-Claim.

73. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 73 of the Cross-Claim.

#### EIGHTH COUNT

### (Preliminary and Permanent Injunctive Relief)

- 74. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 75. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 75 of the Cross-Claim.
- 76. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 76 of the Cross-Claim.
- 77. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 77 of the Cross-Claim.
- 78. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 78 of the Cross-Claim.

## NINTH COUNT (Attachment)

- 79. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 80. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 80 of the Cross-Claim.
- 81. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 81 of the Cross-Claim.
- 82. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 82 of the Cross-Claim.
  - 83. Defendant PGB leaves Chase to its proofs regarding the

allegations set forth in paragraph 83 of the Cross-Claim.

## TENTH COUNT (RICO)

- 84. Defendant PGB repeats and restates its responses to the allegations set forth above as if fully set forth herein.
- 85. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 85 of the Cross-Claim.
- 86. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 86 of the Cross-Claim.
- 87. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 87 of the Cross-Claim.
- 88. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 88 of the Cross-Claim.
- 89. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 89 of the Cross-Claim.
- 90. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 90 of the Cross-Claim.
- 91. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 91 of the Cross-Claim.
- 92. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 92 of the Cross-Claim.
- 93. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 93 of the Cross-Claim.
- 94. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 94 of the Cross-Claim.

- 95. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 95 of the Cross-Claim.
- 96. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 96 of the Cross-Claim.
- 97. Defendant PGB leaves Chase to its proofs regarding the allegations set forth in paragraph 97 of the Cross-Claim.

WHEREFORE, Defendant PGB International, LLC demands judgment:

- A. Dismissing the Cross-Claim with prejudice;
- B. For the costs of suit, including attorneys' fees, incurred herein; and
- C. For such other and further relief as the Court deems just and proper.

#### AFFIRMATIVE DEFENSES

#### FIRST AFFIRMATIVE DEFENSE

Chase has failed to state a claim upon which relief may be granted.

#### SECOND AFFIRMATIVE DEFENSE

Chase is barred from recovery by the doctrine of laches.

### THIRD AFFIRMATIVE DEFENSE

This action is barred by the statute of limitations.

### FOURTH AFFIRMATIVE DEFENSE

Chase is barred from recovery by the doctrine of equitable estoppel.

#### FIFTH AFFIRMATIVE DEFENSE

Chase is barred from recovery due to its failure to perform due diligence properly.

#### SIXTH AFFIRMATIVE DEFENSE

Defendant PGB incorporates herein any defenses raised by his co-defendants as may be applicable to him.

#### DEMAND FOR JURY TRIAL

Defendant Kupperman hereby demands a trial by jury.

BUDD LARNER, P.C.

By:

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Dated: December 13, 2006

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